IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re: DAVID E. MOORE, JR.,

: CHAPTER 13
BANKRUPTCY NO. 16-17404

Debtor

DEBTOR'S MOTION FOR PERMISSION TO SELL REAL ESTATE

The Debtor now comes and seeks permission to sell his real estate consisting of a vacant residential building and lot, known and numbered as 818 West 9th Street, Wilmington, DE 18901, to the Wilmington Neighborhood Conservancy Land Bank Corporation, located at 1007 North Orange St., Wilmington, DE 18901, pursuant to an undated Agreement of Sale for Delaware Property, a copy of which is attached to the original Motion filed, and available to any interested party upon request from the undersigned, free and clear of all liens, subject to higher and better offers, with the proceeds to be distributed, subject to the court's approval, to all payable real estate taxes and governmental liens, and there being no commissions to the broker payable by the seller, with the net proceeds to be deposited in the Trustee's account for the Debtor, pending further order of the court.

/s/DAVID A. SCHOLL 512 Hoffman Street Philadelphia, PA. 19148 610-550-1765 Attorney for Debtor

AGREEMENT OF SALE for DELAWARE RESIDENTIAL PROPERTY

This is a legally binding agreement; if not understood, seek competent legal advice prior to signing.

THIS FORM IS DESIGNED AND INTENDED FOR THE SALE AND PURCHASE OF RESIDENTIAL REAL ESTATE LOCATED IN THE STATE OF DELAWARE

1. PARTIES. SELLER: DAVID E MOORE JR			
Address: 1201 ERIE AVENUE, PH	ILADEPHIA PA 19140		
	RHOOD CONSERVANCY LAND E	BANK CO	DRPORATION
Address: 1007 N ORANGE STRE			
2. PROPERTY. Buyer hereby agrees			rivey to Buyer that Property identified as being situated in
818 W 9TH STREET	Source Site in the institution	M91	
WILMINGTON DE 19801			
3 PAYMENT TERMS.		Ti les	35,000.00
PURCHASE PRICE To be paid as follows:		5	38,000.00
B DEPOSIT UPON SIGNING THIS	AGREEMENT	8	<u></u> _
In the form of Check Cash C. DEPOSIT DUE WITHIN 10	DAYS OF ACCEPTANCE	8	500.00
D		\$	
Remaining balance will be paid at settl			non-interest bearing escrow account with
central air conditioning systems; and awnings, wall to wall carpeting, rad plumbing fixtures, and landscaping installed or stored upon the Property excluded. Should the Sellers Dis	all other permanent or attached fixture lator covers, cabinets, shelves, mimo Certain other now existing Items which are included, as follows: (If neither co- closure of Real Property Condition	es includir irs fixed i th may be olumn is	existing plumbing, heating, electrical and ing but not limited to, all existing shutters in place, attic/exhaust fans, lighting and e considered personal property whether checked, item shall be considered differ from the below list of included
items, the below list shall supersed		Luce	LID.
YES NO Range with oven	YES NO Draperies/Curtains	YES	NO Wall Mounted Flat Screen TV #
Range Hood-exhaust fan Cooktop-stand alone Walf Oven(s) # Kitchen Refrigerator With icemaker Refrigerator(s)-additional #	□ Shedes/Blinds □ Comices/Valances □ Furnace Humidifier □ Smoke Detectors □ Garbon Monoxide Detectors □ Wood Stove □ Fireplace Equipment □ Fireplace Screen/Doors □ Electronic Air Filter □ Window A/C Units # □ Attic fan □ Whole house fan □ Bathroom Vents/Fans □ Window Fan(s) # □ Celling Fan(s) # □ Central Vacuum □ With attachments □ Intercoms □ Sateliite Dish □ With controls & Remote(s)	000000000000000000000000000000000000000	Surround sound system & controls Solar Equipment Attached Antenna/Rotor Garage Opener(s) # with remote(s) # Pool Equipment Pool cover Hot Tub, Equipment with cover Sheds/Outbuildings # Playground Equipment Irrigation System Water Conditioner (owned) Water Conditioner (leased) Fuel Storage Tank(s) (owned) Fuel Storage Tank(s) (leased) Secunity/Monitoring Systems (leased)
	4421 4231 April 1283 Sheatan Collabor (1332)	I hen	

Sciller's Initials

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(Specify) ANY APPL	IONS (Not previously checked) IANCES AS IS			
W. F. Co. 183				
ADDITIONAL EXCLUS (Specify) SELLERS I	SIONS (Not previously checked PERSONAL PROPERTY AN) ID ALL DEBRIS		
All property sold by tapproval of all parties.		Property! No items shall be rep	aced or subsi	tituted without prior writter
nor enter into any nev security deposits, and Agency by signing the settlement. (b) The Property tank leases and/or sec- new rental/lease agree	☐ is ☑ is not subject to any to w rental/lease agreement withon I any other pre-paid Items to B e necessary documents prior ☐ is ☑ is not subject to any	enant rental/lease agreements. If ut Buyer's written consent and v Buyer at final settlement. Buyer to completion of settlement to third party rental/lease agreeme agreements. Seller will not alter consent. Buyer and Seller agree	agrees to coo a facilitate the ants including any existing ac	perate with Seller's Rental existing rentals after final but not limited to oil or gas preement nor enter into an
6. ☐ Yes ☑ No FIN (a) Buyer's oblig to the terms set forth to Buyer shall not make forth below that would the prevailing rate. Si good faith pursued the	vancing contingency, ation to purchase the Property spelow. Each of the terms below application for any mortgage find the adverse to Seller's interest mould, after Boyer makes application, any commitment or elects not to accept the finant reement, in which event all depressions.	shall be contingent on Buyer's ab a as applicable shall be deemed a ancing the terms of which would without Seller's express prior wit cation consistent with the terms t for mortgage financing that ma icing thus offered, or the applicat posits will be returned to buyer.	differ or deviation consent set forth below y be issued dian is denied. The terms of	e from the requirements se The Interest rate shall be a v. and has diligently and it eviate from one or more o Buyer may, at Buyer's soli mortgage financing are the
Type of financing	N/A	Loan Amount:		
Term in years	N/A	Maximum loan to value	ratio:	N/A
Final date for receipt of	of mortgage commitment (the "C	Commitment Date")	N/A	
the effective date of the supplemental information Buyer fails to make a written notice of that Should Seller elect to set forth in this Agree!	his Agreement, and shall use to stion, papers and/or other mate application as specified above, election to Buyer at any time policies buyer in default before ment.	ther consistent with that provided heir best efforts and diligently purial that may be requested or retained Seller may declare. Buyer then Seller making application is such application is completed, Seller making application is such application.	raue such fina quired from tin in default of tr consistent with seller shall hav	ne to time by the lender nis Agreement by tendering the terms set forth above a available all the remedie
calendar days of rece nonetheless acceptab Seller has not previou personal property own Agreement in writing	ipt. If a commitment consistent ble to Buyer is obtained, and sa usly agreed to pay, and does n and by Buyer, then Seller may y	signated Agent, with a copy of with the terms set forth above or aid commitment (1) imposes finar of then agree to pay, and/or (2) within 5 calendar days after receipen be returned to Buyer in accordance accepted said condition(s)	one that differencial obligation is contingent of a copy of	rs from those terms which the supon the Seller which the upon the sale of any real of the commitment, cancel thi
right to void this Agree that if written mortgag then this Agreement Commitment Date sh otherwise in default o this Agreement. If Bi provided a copy of th	ement by tendering written noticing commitment is received after shall remain in full force and tall be deemed waived. If Seller the terms of this Agreement, a support of the terms of this Agreement, a support of the terms of this Agreement.	ained by the Commitment Date, 5 ce of that election to Buyer or Buyer the Commitment Date and prior effect, and Seiler's right to voice elects to terminate as set forth ill deposit money shall be returned a mortgage application resulted set forth in paragraph (c) above, Buyer.	rers Designate r to any such o d this Agreem in this parag d to Buyer in a n a denial of t	written notice of termination ment for failure to meet the raph, and Buyer is not the accordance with the terms of that application, and has no that application, and has no that application, and has no that application.
		Seller's Initials	_ Buyer's In	itials

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on_	SETTLEMENT Unless otherwise mutually agreed, final settlement shall be held in NEW CASTLE County, Delaware SEE PARAGRAPH 32 or before if mutually agreed upon, at which time possession shall iven and Setler's hall deliver all keys in Seller's possession or under Seller's control. It is expressly agreed if a longer time is
nece	essary to secure a survey, or to prepare the necessary legal and financial settlement documents, the date of settlement shall extended for a reasonable time to effect these conditions
is of be n	TIME IS OF THE ESSENCE. Other than those limited conditions related to settlement as noted in Paragraph 7 above, time the essence in this Agreement. Time is of the essence means that the dates and time frames agreed by the parties must net. Failure to meet stated dates or time frames may result in waiver of contractual rights or default under the terms of this sement.
9. C	CONVEYANCE. The Seller acknowledges that the Property is to be conveyed (check one) IN FEE SIMPLE; □ CO-OP NERSHIP; or □ LEASEHOLD SUBJECT TO AN ANNUAL GROUND RENT, presently in the amount of \$
10	DISPURSEMENT OF DEPOSITS. The parties to this Agreement agree that deposit monies held on account as specified

A Upon final settlement hereunder, OR

herein shall only be disbursed under one of the following conditions:

- B. Upon a release being signed by all parties to the transaction authorizing disposition of these funds; OR
- C. Upon the filing of an interpleader action in the proper court, thereby causing these funds to be deposited with the
- D. At such time as one of the parties to the transaction files suit and the court orders the disbursement of these funds.

Buyer and Seller agree that upon payment of deposit monies into court, neither Buyer nor Seller shall have any further right. claim, demand or action against Escrow Broker regarding the return or disposition of the deposit monies, and Buyer and Seller jointly and severally, shall indemnify and hold Broker harmless from any and all such rights, claims, demands or actions. In the event of a dispute, and after no less than fifteen (15) days advance notice delivered by certified mail to the Buyer and Seller at their addresses identified in this Agreement of Sale, should Broker elect to file an action of interpleader as herein provided, Buyer and Seller further agree and hereby expressly and irrevocably authorize Broker to deduct from the Deposit all costs incurred by Broker in the filing and maintenance of such action of interpleader including but not limited to filing fees, court costs. service of process fees and attorneys fees, provided that the amount deducted shall not exceed the lesser of Five Hundred Dollars (\$500) or the amount of the Deposit held by Broker. All such fees and costs authorized herein to be deducted may be deducted by Broker from the Deposit prior to paying the balance of the Deposit to the court. Buyer and Selier further agree and expressly declare that all such fees and costs so deducted shall be the exclusive property of Broker. If the amount deducted by Broker is less than the total of all of the costs incurred by Broker in filing and maintaining the interpleader action, then Buyer and Seller jointly, and severally, agree to reimburse Broker for all such excess costs upon the conclusion of the interpleader action.

11. TRANSFER TAXES; PRO-RATIONS; HEATING FUEL. Applicable transfer taxes, transfer fees, and/or motor vehicle document fees shall be paid one-half by Buyer and one-half by Seller, except that any exemptions shall benefit only the exempt party. Taxes, special assessments, ground rent, water, sewer, electric and other lienable charges imposed by the State of Delaware, any political subdivision thereof, any school district, reighborhood association and/or condominium common expenses shall be apportioned pro-rata at the time of final settlement, as shall the rents and pre-paid operating expenses if Property is sold subject to a lease, and all security deposits shall be delivered to Buyer at time of settlement. Buyer shall pay Seller at settlement for any heating fuel purchased by Seller and left on Property. Buyer is advised that some propane tanks located on residential properties are leased and ownership of the tank may not be transferred to Buyer as part of this agreement

□ Seller

Buyer shall pay for deed preparation. Buyer shall pay all other customary settlement charges and lending costs. including survey.

- 12. TITLE. Title is to be good and marketable either fee simple absolute conveyed by Deed of Special Warranty or Lease-hold Estate conveyed by assignment of the existing lease, as applicable, insurable for both owners and lenders coverage at regular rates by a title insurer duly licensed to issue title insurance in the State of Delaware, clear of any liens and encumbrances, except restrictions of record and existing easements generally applicable to properties in the immediate neighborhood or the subdivision in which the Property is located. Title shall also be delivered without encroachments or violations of restrictions. zoning or subdivision regulations unless disclosed by Seiler on the Seller's Disclosure of Real Property Condition Report. If title objections are raised, Seller shall have 30 days from the date Seller is notified to cure the same, and the settlement date shall be extended accordingly. If objections are not satisfied by the extended settlement date, this Agreement shall terminate and all deposit manies shall be refunded to Buyer and all reasonable legal, loan, survey, and inspection fees incurred by Buyer will be paid by Seller, unless Buyer elects to waive the unsatisfied objections and complete the purchase. Seller may use the purchase price payable to Seller at settlement to discharge liens and encumbrances of record in fixed and ascertainable amounts.
- 13. NOTICE/DELIVERY OF DOCUMENTS. In this paragraph, the word "Agreement" includes offers, counteroffers, addends or any other notice or agreement between the parties. All agreements shall be in writing. Verbal, electronic or written communication between the parties' or the parties' Designated Agent(s) that this Agreement has been signed and ratified shall be binding on all parties and such notice shall constitute delivery. Written communication shall be effective when sent. A facsimile, electronic record with electronic signature or photocopy of a signed Agreement shall constitute an original. Buyer or Seller, if there be more than one, expressly agree that notice to one shall be notice to all

Setter's initials Buyer's Initials

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- 14. NO RECORDING. This Agreement shall not be recorded or filed in any place of public record. If Buyer does record this Agreement, or permit this Agreement to be recorded, Seller may elect to treat such act as a default and have all the remedies provided herein.
- 15. FAIR HOUSING. All Parties agree to comply with all Fair Housing and Civil Rights laws in the purchase and sale of the Property and further agree specifically not to discriminate against any person because of RACE, COLOR, NATIONAL ORIGIN, RELIGION, CREED, SEX, MARITAL STATUS, FAMILIAL STATUS, AGE, SEXUAL ORIENTATION, GENDER IDENTITY, and/or HANDICAP/DISABILITY.
- 16. FIRPTA Section 1445 of the United States Internal Revenue Code of 1986 provides that a Buyer of residential real property located in the United States must withhold federal income taxes from the payment of the purchase price if; (a) the purchase price exceeds three hundred thousand dollars (\$300,000,00); and (b) the Seller is a foreign person. Unless otherwise stated in an addendum attached hereto, if the purchase price is in excess of three hundred thousand dollars (\$300,000,00). Seller represents that Seller is not a nonresident alien, foreign corporation, foreign partnership, foreign trust or foreign estate (as those are defined by the Internal Revenue Code and applicable regulations) and agrees to execute an affidavit to this effect at time of settlement.
- 17. HOMEOWNERS WARRANTY. Buyer and Seller are advised that Homeowners Warranties are available. A Homeowners Warranty Is only part of this Agreement if Buyer or Seller agrees to purchase a warranty. Buyer and Seller are advised to request information about what is included in the warranty and what is excluded (for example, preexisting conditions) and the amount of the deductible.
- 18. RISK OF LOSS. The risk of loss or damage to the Property by fire, wind storm or other casualty until settlement shall be borne by Seller. If any part of the property is damaged or destroyed by fire or other casualty loss, Seller shall restore the same to its previous condition as soon as reasonably possible, but in any event by settlement date. If Seller is unable to do so, Buyer may terminate this Agreement and the deposit monies shall be refunded to Buyer in accordance with the terms of this Agreement.
- 19. CONDITION OF PROPERTY; INSPECTIONS. Seller shall deliver the Property in substantially the same physical condition as of the date of this Agreement unless repairs are agreed to as part of the inspection processes explained in paragraphs 20, 21 and 22. However, the electrical, plumbing, wastewater/septic system, well, heating, air conditioning, and any other electromechanical systems, appliances and equipment included in this Agreement shall be in operating condition at time of final settlement unless otherwise disclosed in the Seller's Disclosure of Real Property Condition Report Form or elsewhere in this Agreement of Sale. Seller's responsibility for these items shall expire at the time of settlement.

Seller shall not be obligated to repair any defects fully disclosed in the Seller's Disclosure of Real Property Condition Report or defects otherwise accepted by Buyer in this Agreement or as a result of the inspections. However, specific actions required by this Agreement or agreed to by addendum resulting from the inspections, such as "repair defective electric outlet in the kitchen," will remain part of this Agreement.

Any failures of the Property occurring between the time of final acceptance and settlement shall be repaired by Seiler, at Seller's expense, prior to settlement. Seller is responsible for insuring that utilities are turned on during inspections, appraisals and pre-settlement inspection. Seller agrees to permit access to Property by any authorized appraiser, inspector or contractor as required by the lender or by other terms of this Agreement. Property shall be "broom clean" and free of debris at time of final settlement or occupancy (whichever occurs first).

Buyer shall have the responsibility of scheduling a pre-settlement inspection of Property within 48 hours prior to settlement to verify that Property is in the condition required by this Agreement including conditions disclosed and accepted by Buyer elsewhere in this Agreement or by addendum.

Except as expressly contained herein, no other warranties or representations have been made by Seller or relied upon by the Buyer, and upon settlement all the Seller's obligations for condition of the Property under this Agreement shall expire. It is understood and agreed by the parties hereto the Broker(s)/Salesperson(s) assumes no responsibility for defects concerning the physical condition of the Property described herein and all improvements thereon. Buyer represents that they have made a satisfactory inspection of the Property and agrees to accept the Property in its present condition except as otherwise provided in this Agreement.

by the Busines	Yes ZI No WOOD DESTROYING INSECT INSPECTION REPORT shall produre, at Buyer's expense (unless prohibited by the type of mortgage Buyer at Seller's expense), a wood destroying insect inspection report as License or an individual licensed by the Department of Agriculture as a stegory 7B Wood Destroying Pest Control (WDI Inspector).	 financing, in which case it shall be procured (WDI) from a company holding a Pesticide
not othe	spection shall include the house, attached or detached garage, and improver detached items on the Property, such as (but not limited to) sheds, fending specifically listed herein over shall deliver to Seller a copy of the WDI report no later than	vements attached to the house or garage, but les, wood piles, mulch beds, etc., unless such (date)
Life Dr	yet shall delive to seller a copy of the treat report to their man	
(a)	If there is no active infestation, prior infestation, prior treatment or dam- needed by either party.	age from infestation, then no further action is
	Seller's Initials	Buyer's Initials
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Capyright 2000 by Delaware Association of REALTORNS: Ad Rights Reserved. Revised August 2013. This form has been created exclusively for the use of the userclatten members and most with explanation of an association number is strictly prohibited and is in violation of Federal Processing Communities of the form for any transaction that pure real involve the perfection of an association number is strictly prohibited and is in violation of Federal Processing Communities and the processing Communities of the perfect of the community of the community of the communities of the commu

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- (b) If the report indicates that there is any active infestation, prior infestation, prior treatment or damage from infestation, then Buyer may obtain an inspection to determine if the structural integrity of the property has been impaired and provide an estimate for treatment and repairs. The party who pays for the pest inspection shall pay for the structural inspection ("the first structural report") and estimate. If the first structural report states that the structural integrity has not been impaired, no repairs by the Seller shall be required.
- (c) If the cost to treat and repair damage exceeds 10% of the Purchase Price. Buyer may declare this Agreement null and void, in which case the deposit shall be returned to Buyer in accordance with provisions in this Agreement, and each party shall be relieved of further liability to the other.
- (d) If (c) does not apply, then Seller shall have the option of treating the infestation and having any structural impairment corrected by licensed contractors, at Seller's expense prior to settlement. Seller shall, within 5 calendar days, notify buyer in writing whether or not Seller will exercise its option to do any required work. If Seller alects to do any required work. Seller shall deliver to Buyer a written report prepared by a WDI Inspector/Licensed contractor itemizing the treatment/repairs to be made. After the treatment/repairs have been completed, Saller shall provide Buyer with a written statement from the licensed contractor. certifying that the repairs required by the first structural report have been completed and the integrity of those areas is no longer structurally impaired. This report shall be provided by settlement. Buyer may, at Buyer's expense, hire a representative to be at the Property while the Seller's contractor makes repairs. If Seller elects not to correct or fails to provide written notice within 5 calendar days. Buyer shall have the option of proceeding to settlement without reduction of the purchase price or declaring this agreement null and void in writing and being repaid all deposit money. Written notice of Buyer's election to declare this agreement null and void must be delivered to Seller within 5 calendar days after receiving Seller's written notice or Seller's failure to give written notice.
- If Buyer does not declare this agreement null and void, there shall be no liability of Seller for the infestation or damage. no obligation of Seller to correct, no reduction of the purchase price, no credit to Buyer at settlement for the cost of correction or re-inspection and Buyer shall be responsible for any correction or re-inspection required by Buyer's lender. If this paragraph applies Buyer purchases the Property in 'as is' condition and waives all claims under this paragraph against the Seller, the Broker(s) and Salesperson(s), for any damage to the structure by wood destroying insects.

21. ☐ Yes	No HOME INSPECTION CONTINGENCY. (If neither is checked, this contingency is waived)	
VVritten report	of major defects, any subsequent inspections, and request for repairs, if any, due to Seller by	(date)
Written respon	se from Seller due to Buyer by	(date)
Written negotii	ations (if any) to be completed by	(date)
Other systems	or items to be inspected by the home inspection company	

If buyer is not purchasing a newly constructed home, the Property may have minor problems associated with a previously owned property. A major defect is any deficiency that causes an item to perform in an unsafe manner or that prevents the item from performing its intended function. The inspection shall be limited to the house, attached or detached garage(s). improvements attached to the house or garage(s) and the electrical, plumbing, wastewater/septic system, well, heating, air conditioning, and any other electro-mechanical systems, appliances and equipment included in this sale.

If 'Yes' is indicated above, this Agreement is contingent upon Buyer obtaining a home inspection of the Property and written report (the Inspection), by a home inspection company and/or by a licensed contractor/professional of Buyer's choice at Buyer's expense. If Buyer does not choose to obtain an Inspection, or if major defects are not reported to the Seller by date specified then Buyer has waived the Home Inspection contingency

If the home inspection or any subsequent inspections discovers major defects, Buyer shall provide Seller with a written request for repairs and a copy of the relevant portions of the inspection report. Any subsequent inspections necessitated by the initial inspection shall be at the direction and expense of Buyer, (unless requested by Seller for negotiations which shall then be at the direction and expense of Seller), performed by a licensed contractor/professional, and completed within the time frames provided herein. The Broker(s) shall not be responsible for determining the necessity of additional inspections. Buyer and Seller agree that Broker(s) does not guarantee, and will not be held responsible for, any person or company performing the inspection or correction of any condition pursuant to the terms of this Agreement and shall not be responsible for the selection of any person or company chosen to perform an inspection or correct any condition.

The request for repairs must be made by the deadline specified. Seller shall then, in writing:

- (a) Agree to correct any major defects at Seller's sole cost and, if necessary, by a licensed contractor/professional. All required permits must be secured by Seller. Written proof of completion shall be supplied to buyers at least two days. prior to settlement. OR
- (b) Refuse to correct the major defects; OR

Copyright laws

(c) Enter into a mutually agreeable written agreement with Buyer providing for particular repairs to the Property and/or credit to Buyer at Settlement if this is acceptable to the mortgage lender.

If the Seller refuses to correct the major defects, fails to respond in writing to Buyer's request, or an agreement about such repairs is not negotiated, then Buyer may notify Seller in writing, no later than one day after the date written negotiations are to be completed as specified above, of Buyer's intent to purchase the Property in its present condition or this Agreement shall be null and void and all deposit money shall be returned to Buyer in accordance with the terms of this Agreement.

<u>.</u>	Seller's initials	Buyer's Initials
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It is understood that general statements as to the condition of the Property contained in this Agreement, such as "electrical system shall be in working order at the time of settlement," will not obligate Seller to repair items noted in the Home Inspection Report unless Seller agrees to make repairs according to the terms of the Home Inspection paragraph.

Seller will have all items and systems covered by this inspection operative at the time of inspection (including fuels). Seller shall not be obligated to repair any defects fully disclosed in the Seller's Disclosure of Real Property Condition Report or defects otherwise accepted by Buyer in this Agreement. However, specific actions required by this Agreement, such as "repair defective electric outlet in the kitchen," will remain part of this Agreement.

22. OTHER INSPECTIONS. The purpose of these inspections is to independently evaluate the condition of the items and identify major defects, if any. A major defect is any deficiency in an item that causes the item to perform in an unsafe manner or that prevents the item from performing its intended function. Buyer must object to any major defect identified by an inspection report by the date the report is due to Seller as listed below, or Buyer is deemed to have accepted Property with the defect and the contingency is automatically considered to be satisfied. If this Agreement is cancelled as a result of the election of any of the options below, all parties agree to immediately execute the proper documentation to acknowledge termination of this Agreement of Sale. There shall then be no further obligation or liability of either party, broker or salespecole, and all monies on deposit shall options below, all parties agree to immediately execute the proper documentation to acknowledge termination of this Agreement of Sale. There shall then be no further obligation or liability of either party, broker or salespeople, and all monies on deposit shall be returned to Buyer in accordance with the terms of this Agreement. Buyer and Seller agree that Broker(s)/Agent(s) does not guarantee, and will not be held responsible for, any person or company performing the inspection or correction of any condition pursuant to the terms of this Agreement and will not be responsible for the selection of any person or company of opening the inspection or correct any condition. Each included contingency is subject to the terms and remedies described herein:

THE SHIP SHIP SHIP SHIP SHIP SHIP SHIP SHIP		
wastewater/septic system provides proof of a lice then the Seller shall provide evidence of same to shall have been met.	septic system that are sold of inspected by a Class F at a cesspool or seepage pit, the Buyer with the report (Class I N/A ensed operator or has a service Buyer no later than the data	inthis and the Seller can provide proof of the inthe inspections will suffice. It will be the and Class H) indicating that the system is (date). If the Seller of an individual on-site oe contract with a certified service provider e specified herein and these requirements
22b. N/A On-Site Wastewater/Septic Continuor checked) Notwithstanding the provisions of 22a herein, the inspection by a Class H system inspector (see list to verify that the on-site wastewater/septic system 22a herein and shall not relieve the Seller from the of the written report describing any major defect be	e Buyer may elect to have to t at www.dnrec.delaware.gov m is in working order with no e provisions of 22a. In such o	heir own on-site wastewater/septic system of Buyer's choice and at Buyer's expense major defects. This shall be in addition to
22c. N/A Well Water Contingency. (Online Buyer may have the water inspected by a water well is in working order with no major defects, and for nitrate, chloride, and lead. Buyer must proving Report of major defects, if any, due to Seller by N	y a part of this Agreement if m testing company of Buyer's of there is an absence of total of de Seller with a copy of the	coliform bacteria, and meets EPA standards
22d. N/A Radon Contingency. (Only a page Buyer may have Property inspected by a regist verify that the average radon level is less than 4 containing any evidence of higher radon levels the Report of major defects, if any, due to Seller by 1	art of this Agreement If market tered radon service company picocuries/liter. Buyer must pri an herein stated.	of Buyer's choice, at buyer's expense, to
Buyer may have the swimming pool inspected by verify that the pool & equipment are in working of written report describing any major defect. Report of major defects, if any, is due to Seller by	(Only a part of this Agreeme y a pool maintenance compar order with no major defects. B	ly of Buyer's choice, at Buyer's expense, in
SELLER'S DUTIES. In the event Seller provides Buye the above required or selected items, the Seller shall intends to correct the major defect(s) at Seller's sole or (c) offers to negotiate with Buyer about the major def days from date of Seller's notification. If the negotiation written notification, then this shall mean that Seller has	I notify Buyer within 5 calend ost prior to settlement, (b): ref ects with such negotiations to his are not completed in the tir	dar days of said notice whether seller (a) uses to correct any of the major defects, or be completed within 5 additional calendar me specified above or Seller falls to provide
	Seller's Initials	Buyer's Initials

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BUYER'S DUTIES. If Seller has refused to correct the major defect or a negotiated agreement to correct major defects is not agreed to, then Buyer must notify Seller in writing within 5 calendar days of receiving Seller's notice whether Buyer will (a) accept Property with the defect and no reduction of price or (b): declare the Agreement null and void with all deposit money being returned to Buyer Buyer's failure to provide written notice shall result in this Agreement becoming null and void and all deposit money shall be returned to Buyer in accordance with the terms of this Agreement.

- 23. ENVIRONMENTAL CONDITIONS. Buyer is hereby advised that environmental conditions may exist about which Seller has no knowledge including but not limited to: buried fuel tanks, asbestos; radon, lead paint, and urea-formaldehyde foam insulation. Buyer may negotiate with Seller for permission to conduct environmental testing as a term or condition of this Agreement. Any agreement relating to environmental testing must be in writing and signed by both Buyer and Seller, Further information can be obtained from the following agencies. United States Environmental Protection Agency, Washington DC, Radon Health Systems Protection, Dover DE, State of Delaware Department of Health and Social Services, Dover DE, United States Consumer Products, Safety Commission, Washington DC.
- 24. BUYER'S DEFAULT. If Buyer fails to deliver any payment or additional deposit, fails to make mortgage application as specified herein, knowingly furnishes faise or incomplete information to Seller Broker or the lending institution concerning Buyer's legal or financial status, fails to cooperate in the processing of the mortgage loan application, resulting in failure to obtain a mortgage financing commitment, or violates or fails to perform any of the terms or conditions of this Agreement, then Seller shall have the right and option to cancel this Agreement and to retain any deposit money as liquidated damages for such default by Buyer, or exercise any legal or equitable right or remedy to which Seller may be entitled and in connection therewith to apply any deposit money either on account of the Purchase Price or on account of damages, as Seller may elect.
- 25. SELLER'S DEFAULT. If Seller shall, for some reason not excused herein, fail or refuse to perform Seller's obligation to Buyer, and Buyer shall not also be in default. Buyer shall either have all monies paid herein on account of the Purchase Price (together with such reasonable costs incurred in preparation for settlement), refunded forthwith, whereupon all rights and obligations herein shall cease and terminate, or Buyer shall have the right to seek any remedy and maintain any action against Seller to which Buyer may be entitled whether at law or in equity.
- 26. NO REPRESENTATION Buyer and Seller understand and acknowledge that Broker(s) are not at any time authorized to make any representations about this Agreement or the Property other than those written in this Agreement. Broker(s), Agent(s), Subagent(s) and employees of Broker(s) do not assume any responsibility for the condition of the Property or for the performance of this Agreement by any or all parties hereto. By signing this Agreement, Buyer and Seller acknowledges they have not relied on any representations made by Broker(s) or any Agent(s), Subagent(s) or employees of Broker(s), except those representations written in this Agreement.
- 27. INDEMNIFICATION/ATTORNEY FEES. In the event any dispute arises under this Agreement between Seller and Buyer resulting in Broker(s) or any Agent(s), or Subagent(s) or employees of Broker(s) being a party to any litigation, Seller or Buyer, whichever is unsuccessful, shall indemnify and hold Broker(s). Agent(s), Subagent(s) or employees of Broker(s) harmless from any liability, loss, damage cost, expense and attorney fees, provided such litigation does not result in a judgment against Broker(s). Agent(s), Subagent(s) or employees of Broker(s) for acting improperly under this Agreement.

Should Buyer waive any inspections or provisions in this Agreement of Sale, either as the result of marking the Item NO. failing to mark the item YES, or not following through with an inspection. Buyer shall hold Broker(s), Agent(s). Subagent(s) or employees of Broker(s) harmless from any liability, loss, damage, cost, expense, and attorney fees resulting from Buyer's waiver of such provision. In the event a dispute arises under this Agreement between Seller and Buyer resulting in any litigation, and/or arbitration. Buyer or Seller, whichever is unsuccessful, shall also be liable for the other parties' court costs and attorney's fees.

28. AGENCY DISCLOSURE.

As disclosed in the Consumer Information Statement of the Delaware Real Estate Commission, the parties confirm that the following agency relationships exist:

☐ Seller's Agent	☐ Dual Agent		
			Designated Listing Agent
☐ Seller's Designated Agent	☐ Designated Dual Agent		
PANTANO REAL ESTATE INC			Selling Broker
M Buyer's Agent	☐ Dual Agent	□	Seller's Subagent
PAUL M. PANTANO			_ Designated Selling Agent
☑ Buyers Designated Agent	☐ Designated Dual Agent		Seller's Subagent

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29. SUCCESSION. This Agreement shall benefit and bind the parties hereto, their respective heirs, personal representatives, successors and assigns. Buyer may not assign Buyer's interest in this Agreement without Seller's prior written consent, which consent will not be withheld unless such assignment may adversely affect Seller.

30. BROKERAGE FEE. Buyer and Seller agree that the Broker(s)/Agent(s) was responsible for procuring this Agreement, and agree that a brokerage fee for services rendered as specified in a separate agreement for compensation will be paid. If not previously paid, the settlement attorney is hereby irrevocably authorized and directed to collect the brokerage fee as specified in the separate agreement and pay the same to the Broker at final settlement as a convenience to the parties, and not as a limitation upon Buyer's or Seller's liability to pay the brokerage fee.

the opp	DENDUMS. These Addendums are only applicable if marked YES or checke contunity to include the contingency or clause. If language in this Agreement se provided herein, then the addendum(s) will supersede this Agreement.	d. NO or a b and Addeno	plank means you are waiving dum(s) are in conflict, unless
N/A	Seller's Disclosure of Real Property Condition Report, unless exempt by State	Law. (Addit	tional form required.)
N/A	Lead Based Paint Disclosure Form, unless exempt by Federal Law	(Addition	al form required)
N/A	Radon Disclosure Form, unless exempt by State law	(Addition	al form required)
N/A	DUCIOA Resale Certification Form (if applicable) OR Contingency	Addendum	(check which applies)
N/A	Tax Deferred (1031) Exchange		
N/A	Buyer's Financial Information		
N/A	Mortgage Letter with Credit Check		
N/A	FHA/VA Amendatory Language and For Your Protection: Get a Home Inspection	on (Addition	al form required)
N/A	Homeowners Warranty paid for by Warranty Company	001104-000-001	
N/A	Additional Addenda not included above		
N/A	ing throught to \$500, \$2 had major through the Andrews Charles and the Andrews		
33. MIS are not notude The wor The sing parties v	insert case #>. Settlement shall take place within 14 days of Buyers consistency. Buyer shall pay Buyers Broker commission in the amount of BCELLANEOUS. Delaware law governs this Agreement. The paragraph caption intended to limit or enlarge the substance of this Agreement. The term Broker Broker of Record, Brokerage Organization, Broker Owner, Salesperson(s) and d'Contract' is synonymous with "Agreement" when used herein gular forms "Buyer' and "Seller' are used in this Agreement solely as a conveyto are Buyers or Sellers. Buyer and Seller agree that they have read and furer's Disclosure of Real Property Condition Report (if applicable), that it contains you do not rely on any other written or oral representation or statement not expresement of fact or opinion contained in any advertisement, listing agreement, mu	ns are for co er(s) when u employees enlence and ly understar the entire as	t time of final settlement. provenient reference only and sed in this Agreement shall involved in this Agreement. I are intended to include all this Agreement including the present them and to this Agreement, including this Agreement, including
nformat ake pla nerein convenie nay be i	ion sheet or made by Seller, any broker, salesperson, or any agreement, multiple on the seller shall each be responsible to pay for services ordered on the The parties hereto agree to execute and deliver any other instrument(s) or ent to carry into effect the provisions of this Agreement, and the parties agree necessary to complete the settlement contemplated herein ANGES. There have been changes in the form of this Agreement as copyrighte passes other than filling in the blanks. \[\textsize \mathbb{Z} \textsize \tex	e of any of eir behalf, u document(s) to otherwise	them If settlement does not nless otherwise provided for that may be necessary or a cooperate in good faith as
35. EN parties a hey nor	TIRE AGREEMENT. This Agreement and any addends hereto contain the find may not be modified or changed except by written agreement signed by a their Broker(s)/Agent(s) shall be bound by any terms, conditions, statements not contained herein. FAILURE TO CHECK OR MARK A BOX "YES" MEANS E THE CONTINGENCY OR CLAUSE AS PART OF THIS AGREEMENT	I parties. The warranties BUYER HA	e parties agree that neither nor representations, oral or S WAIVED THE RIGHT TO
No.	Seller's Initiate	Buyer's In	
Dispargrams of Allr was	it 200s by Delowers Association of ReALTORES. ALRIght's Reserved. Revised August 2013. This form has been cre- riflen permission. The use of this form for any transaction that does not involve the participation of an association.	member is strictly	The use of the association members and archibited and is in violation of Federal

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BUYER		DATE & TIME
BUYER		DATE & TIME
SELLER		DATE & TIME
SELLER		DATE & TIME
SELLER HEREBY REJECTS this of	fer as of	DATE & TIME
SELLER	===	SELLER
JISTING BROKER	CODE	BRANCH OFFICE
DEFICE PHONE NUMBER		FAX NUMBER/EMAIL ADDRESS
ALES ASSOCIATE	CODE	PHONE NUMBER
PANTANO REAL ESTATE ELLING BROKER	2005	
Control of the contro	CODE	BRANCH OFFICE
302-888-0300 PEFICE PHONE NUMBER		302-888-0332 paul@pantanore.com FAX NUMBER/EMAIL ADDRESS
PAUL M. PANTANO		302-354-0792
ALES ASSOCIATE	CODE	PHONE NUMBER

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

:

In re: DAVID E. MOORE, JR.,

CHAPTER 13

Debtor

: BANKRUPTCY NO. 16-17404

ORDER GRANTING DEBTOR'S MOTION FOR PERMISSION TO SELL REAL ESTATE

AND NOW, this day of May, 2019, it is hereby ORDERED that the Debtor is granted permission to sell his property at 818 West 9th Street, Wilmington, DE. 18901 ("the Property"), to Wilmington Neighborhood Conservancy Land Bank Corporation for \$35,000, free and clear of all liens, pursuant to the terms of the Agreements of Sale attached to the Motion as Exhibit "A," with the proceeds to be distributed to all taxes and other unavoidable liens of taxing authorities against the Property, and any additional settlement costs chargeable to the Debtor, with any remainder payable to the Chapter 13 Trustee, William C. Miller. The title clerk shall email a completed HUD-1 or settlement sheet from the closing directly to the Chapter 13 Trusee, William C. Miller, Esq., and the Debtor's counsel David A. Scholl, at judgescholl@gmail.com, immediately upon the close of the settlement, and the Trustee shall promptly notify the title company of his approval or objections to the sums to be disbursed. Upon the trustee's approval, the title clerk shall send the disbursement check to the Trustee by traceable mail.